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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	JERRY DANIEL PROFFITT,	No. 2:20-cv-02433 GGH P
12	Petitioner,	
13	v.	ORDER AND FINDINGS AND
14	PATRICK COVELLO, Warden,	<u>RECOMMENDATIONS</u>
15	Respondent.	
16		
17	Petitioner, a state prisoner proceeding pro se, has filed an application for a writ of habeas	
18	corpus pursuant to 28 U.S.C. § 2254. Petitioner has not, however, filed an in forma pauperis	
19	affidavit or paid the required filing fee (\$5.00). See 28 U.S.C. §§ 1914(a); 1915(a). Nevertheless,	
20	the undersigned will recommend dismissal of the pending petition as second or successive.	
21	Petitioner challenges his 2001 conviction in the Shasta County Superior Court for lewd	
22	and lascivious acts with a minor child (Cal. Pen. Code § 288) and continuous sexual abuse of a	
23	minor (Cal. Pen. Code § 288.5). ECF No. 1 at 1. The court's records reveal that petitioner has	
24	previously filed an application for a writ of habeas corpus attacking the conviction and sentence	
25	challenged in this case. The previous application was filed on September 27, 2006 and was	
26	dismissed as barred by the statute of limitations pursuant to 28 U.S.C. § 2244(d) on September	
27	27, 2007. See Proffitt v. Campbell, 2:06-cv-02143-GEB-GGH, ECF Nos. 1, 101, 104, 105.	
28	Before petitioner can proceed with the instant application, he must move in the United States	

Court of Appeals for the Ninth Circuit for an order authorizing the district court to consider the		
application. See 28 U.S.C. § 2244(b)(3). Petitioner is again reminded that this court is not the		
proper court to first request authorization to proceed on a second or successive habeas petition. ¹		
See Proffitt v. Lazarrag, 2:20-cv-00667-KJM-GGH, ECF Nos. 11 (On April 20, 2020, the		
undersigned recommended dismissal of petitioner's habeas petition as second or successive and		
informed petitioner the procedures to proceed on a second or successive petition), 20 (adoption of		
the undersigned's April 20, 2020 findings and recommendations). Therefore, petitioner's		
application must be dismissed without prejudice to its re-filing upon obtaining authorization from		
the United States Court of Appeals for the Ninth Circuit.		

In accordance with the above, IT IS HEREBY ORDERED that:

- 1. Petitioner's motion to set hearing (ECF No. 3) is denied as moot; and
- 2. The Clerk of the Court shall assign this case to a district judge.

Further, IT IS HEREBY RECOMMENDED that this action be dismissed as a second or successive habeas corpus application without prejudice to its refiling with a copy of an order from the Ninth Circuit Court of Appeals authorizing petitioner to file a successive petition.

These findings and recommendations are submitted to the United States District Judge assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within fourteen days after being served with these findings and recommendations, petitioner may file written objections with the court. The document should be captioned "Objections to Magistrate Judge's Findings and Recommendations." Petitioner is advised that failure to file objections within the specified time may waive the right to appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991).

Dated: December 29, 2020

/s/ Gregory G. Hollows UNITED STATES MAGISTRATE JUDGE

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¹ The undersigned notes that the pending habeas petition is also labeled as an "Application for Successive" petition. <u>See</u> ECF No. 1 at 1.